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Filing date: **07/08/2013**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91204603
Party	Plaintiff Bombardier Recreational Products Inc.
Correspondence Address	JAMES R MENKER HOLLEY MENKER PA PO BOX 331937 ATLANTIC BEACH, FL 32233 UNITED STATES jmenker@holleymenker.com, eastdocket@holleymenker.com
Submission	Withdrawal of Opposition
Filer's Name	James R Menker
Filer's e-mail	eastdocket@holleymenker.com
Signature	/jmenker/
Date	07/08/2013
Attachments	Executed Stipulated Withdrawal of Notice of Opposition & Counterclaim - 91204603.pdf(1067259 bytes)

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

Bombardier Recreational Products Inc.,)	
)	
Opposer,)	
)	Opposition No. 91204603
v.)	
)	Ser. No. 79097186
Mirza Juddani,)	
)	
Applicant.)	

**STIPULATED WITHDRAWAL OF NOTICE OF OPPOSITION AND
COUNTERCLAIM**

It is stipulated and agreed by and between the parties that Opposer hereby expressly withdraws its notice of opposition without prejudice and that Applicant hereby expressly withdraws its counterclaim seeking the partial cancellation of Reg. No. 3,673,043 without prejudice. Each party consents to the other party's withdrawal in writing as evidenced by the signatures below.


Respectfully submitted,

Respectfully submitted,

Bombardier Recreational Products Inc.

Mirza Juddani

By:



James R. Menker, Attorney of record
HOLLEY & MENKER, PA
jmenker@holleymenker.com

By:




Paul I. Perlman, Attorney of record
HODGSON RUSS LLP
pperlman@hodgsonruss.com

Date: July 8, 2013

Date: July 8, 2013

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing "STIPULATED WITHDRAWAL OF NOTICE OF OPPOSITON AND COUNTERCLAIM" was served on Applicant's attorney of record, Paul I Perlman, via e-mail by agreement of the parties, today **July 8**, 2013.

By: 
James R. Menker